Docket hber: AUS920010751US1

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

the specification of which (check one)

is attached hereto.

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Apparatus and Method for Transmission and Receipt of Conference Call Roster Information via the Internet

was filed on			
as Application Seria	al No		
and was amended or	n		
	(if applicable)		
I hereby state that I have revi including the claims, as amer	ewed and understand ided by any amendme	the contents of the above icent referred to above.	dentified specification,
I acknowledge the duty to dis 1.56, including for continuati between the filing date of the continuation-in-part applicati	ion-in-part applicatior prior application and	ns, material information whi	ich became available
I hereby claim foreign priorit applications(s) for patent, inv international application whi- listed below and have also id breeder's rights certificate(s) application on which priority	ventor's or plant breed ch designated at least lentified below, any fo or any PCT internation	der's rights certificate(s), or one country other than the oreign application for patent	· 365(a) of any PCT United States of America, t inventor's or plant
Prior Foreign Application(s):			Priority Claimed
(Number)	(Country)	(MM/DD/YYYY)	Yes No
Certified Copy Attached?	Yes	No	

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DATE: Oct. 30, 2001

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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